



State of New Hampshire
DEPARTMENT OF ENVIRONMENTAL SERVICES

6 Hazen Drive, P.O. Box 95, Concord, NH 03302-0095
(603) 271-1370 FAX (603) 271-1381



July 8, 2002

Mr. Dana L. Haselton
d/b/a Dial-Mart and Video
10 Manchester Road
Derry, NH 03038

CERTIFIED MAIL (7099 3400 0003 0687 2400)
RETURN RECEIPT REQUESTED

Re: Notice of Proposed Administrative Fine and Hearing No. AF 02-019

Dear Mr. Haselton:

The New Hampshire Department of Environmental Services, Air Resources Division, is proposing that administrative fines totaling \$1,750 be imposed against Dial Mart and Video pursuant to RSA 125-C:15 for violations relating to the Stage II gasoline vapor recovery system.

You are required to respond to this notice. You have a right to a hearing to contest these allegations before the fine can be imposed. Please respond by August 8, 2002, using the enclosed form.

If you wish to have an informal meeting to discuss these issues, please contact the DES Legal Unit at (603) 271-6330. If you have any questions regarding this matter, please call Joseph Ritz at (603) 271-1391.

Sincerely,

COPY 

Pamela G. Monroe
Compliance Bureau Administrator
Air Resources Division

Enclosure

cc: G. Rule, DES Legal Unit
R. Kurowski, EPA Region 1
Town Council, Town of Derry



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**NOTICE OF PROPOSED
ADMINISTRATIVE FINE
AND HEARING
No. AF 02-019**

I. Introduction

This Notice of Proposed Administrative Fine and Hearing is issued by the Department of Environmental Services, Air Resources Division ("the Division") to Dial-Mart and Video, pursuant to RSA 125-C:15. The Division is proposing that fines totaling \$1,750 be imposed against Dial-Mart and Video for the violations alleged below. **This notice contains important procedural information. Please read the entire notice carefully.**

II. Parties

1. The Department of Environmental Services, Air Resources Division, is an administrative agency of the State of New Hampshire, having in its principal office at 6 Hazen Drive, Concord, NH.
2. Dial-Mart and Video is a gasoline dispensing facility having a mailing address of 10 Manchester Road, Derry, New Hampshire.

III. Summary of Facts and Law Supporting Claim

1. RSA 125-C authorizes the Department of Environmental Services ("DES") to regulate sources of air pollution. RSA 125-C:4 authorizes the Commissioner of DES to adopt rules relative to the prevention, control, abatement, and limitation of air pollution in New Hampshire. Pursuant to this authority, the Commissioner has adopted NH Admin. Rules Env-A 100 *et seq.*
2. RSA 125-C:15,I-b(b) authorizes the Commissioner to impose administrative fines of up to \$2,000 per offense for violations of any rule adopted pursuant to RSA 125-C.
3. Env-A 1205.19 and 1205.20 require gasoline-dispensing facilities in Hillsborough, Merrimack, Rockingham and Strafford counties that meet certain throughput criteria to install a California Air Resources Board ("CARB") certified Stage II vapor recovery system.
4. Dana L. Haselton is the owner of a gasoline dispensing facility doing business as Dial-Mart and Video, located at 10 Manchester Road, Derry, Rockingham County, NH 03038 ("the Facility"). The Facility meets the throughput requirements specified in Env-A 1205.19.
5. On February 7, 1997, the Air Resources Division ("Division") issued Administrative Order No. ARD 97-001 ("the Order") to the Facility for failing to install Stage II vapor recovery controls as required by Env-A 1205.

6. On February 25, 1998 the Division issued Certificate of Compliance No. II-980016 ("the Certificate") to the Facility.
7. Env-A 1205.27 states that a Stage II certificate of compliance shall be valid for no more than three years.
8. Env-A 1205.24(a)(2) requires the owner or operator of an applicable gasoline dispensing facility to re-test a Stage II system within 90 days prior to the expiration date of any certification of compliance issued by the Division to the owner.
9. Env-A 1205.28 requires the owner or operator of an applicable gasoline dispensing facility to pay a non-refundable renewal fee of \$200 to the Division on or before the expiration date of the certificate of compliance.
10. Env-A 1205.23 requires the owner or operator of an applicable gasoline dispensing facility to notify the Division in writing at least 5 working days prior to any proposed testing of the date and time such testing will occur, and the name of the person who is responsible for such testing.
11. The Facility's Certificate expired on August 1, 2000.
12. On January 25, 2001, Division personnel contacted the Facility manager by telephone and notified her that the Certificate expired August 1, 2000, that the Stage II system must be re-tested, and that a \$200 renewal fee was due to the Division along with a notification form. A copy of the blank notification form was faxed to the Facility.
13. On July 10, 2001, Division personnel again contacted the Facility manager by telephone and notified her that the Stage II vapor recovery certification had expired August 1, 2000, that the equipment was required to be re-tested, and that a \$200 renewal fee was due to the Division along with a notification form. A copy of the blank notification form was faxed to the Facility.
14. On July 16, 2001, the Facility submitted to the Division the non-refundable renewal fee of \$200, and the notification form, as required by Env-A 1205.28(b).
15. On February 8, 2002, Division personnel telephoned the Facility and left a message requesting that Mr. Haselton call the Division regarding the Facility's expired Certificate. Mr. Haselton never returned the Division's telephone call.
16. On June 26, 2002, the Facility successfully passed a Stage II vapor recovery test.

IV. Violations Alleged and Proposed Administrative Fines

1. Dial-Mart and Video has violated Env-A 1205.24(a)(2) by failing to re-test the Stage II vapor recovery system within 90 days prior to the expiration date of the Certificate. The Division has determined that Violation 1 is a major deviation from the requirements with moderate potential for harm. RSA 125-C:15,I-b(b) specifies a fine range of between \$1,251 and \$1,750. The Division is seeking a fine of \$1,750 for this violation.

2. Dial-Mart and Video has violated Env-A 1205.28(b) by failing to pay the \$200.00 renewal fee required on or before the expiration date of the Certificate. The Division has determined that Violation 2 is a minor deviation from the requirements with minor potential for harm. RSA 125-C:15,I-b(b) specifies a fine range of between \$100 and \$1,000. At this time, the Division is not seeking a fine for this violation.

The total fine being sought is \$1,750.

V. Required Response, Opportunity for Hearing

Pursuant to Env-C 601.06, you are required to respond to this notice. Please respond no later than August 8, 2002, using the enclosed colored form.

1. If Dial-Mart and Video would like to have a hearing, please sign the appearance section of the colored form and return it to the DES Legal Unit, as noted on the form. A Notice of Scheduled Hearing will be issued.
2. If Dial-Mart and Video chooses to waive the hearing and pay the proposed fine, please have the authorized representative sign the waiver (lower portion) and return it **with payment of the fine** to the DES Legal Unit.
3. If Dial-Mart and Video wishes to discuss the possibility of settling the case, please have the authorized representative sign the appearance and return it to the DES Legal Unit **and** call the DES Legal Unit to indicate Dial-Mart and Video's interest in settling. Dial-Mart and Video is not required to be represented by an attorney. If Dial-Mart and Video chooses to be represented by an attorney, the attorney must file an appearance and, if a hearing is held, submit proposed findings of fact to the person conducting the hearing.

VI. Determination of Liability for Administrative Fines

Pursuant to Env-C 601.09, in order for any fine to be imposed after a hearing, the Division must prove, by a preponderance of the evidence, that Dial-Mart and Video committed the violations and that the total amount of fines sought is the appropriate amount under the applicable statute and rules. Proving something by preponderance of the evidence means that it is **more likely than not** that the thing sought to be proved is true.

- ❖ Pursuant to Env-C 601.09, the fine will be **reduced by 10%** for each of the circumstances listed below **that Dial-Mart and Video proves, by a preponderance of the evidence**, applies in this case:

- 1 The violation was a one-time or non-continuing violation, **and** Dial-Mart and Video did not know about the requirement when the violation occurred, **and** the violation has not continued or reoccurred as of the time of the hearing, **and** any environmental harm or threat of harm has been corrected, **and** Dial-Mart and Video did not benefit financially, whether directly or indirectly, from the violation.

2. At the time the violation was committed, Dial-Mart and Video was making a good faith effort to comply with the requirement that was violated.
3. Dial-Mart and Video have no history of non-compliance with the statutes or rules implemented by DES or with any permit issued by DES or contract entered into with DES.
4. Other information exists which is favorable to Dial-Mart and Video's case, which was not known to the Division at the time the fine was proposed.

*******IMPORTANT NOTICE*******

An administrative fine hearing is a formal hearing. Any hearing will be tape recorded, and all witnesses will testify under oath or affirmation. At the hearing, the Division will present testimony and evidence to try to prove that Dial-Mart and Video committed the violation(s) alleged above and that the fine(s) should be imposed. **The hearing is Dial-Mart and Video's opportunity to present testimony to present testimony and evidence that Dial-Mart and Video did not commit the violation(s) and/or that the fine(s) should not be imposed, or that the fine(s) sought should be reduced.** If Dial-Mart and Video has any evidence, such as photographs, business records or other documents, that Dial-Mart and Video believes show that Dial-Mart and Video did not commit the violation(s) or that otherwise supports Dial-Mart and Video's position, Dial-Mart and Video should bring the evidence to the hearing. Dial-Mart and Video may also bring witnesses (other people) to the hearing to testify on Dial-Mart and Video's behalf.

If Dial-Mart and Video wishes to have an informal meeting to discuss the issues, Dial-Mart and Video must contact the DES Legal Unit at (603) 271-6330 to request a prehearing conference.

Information regarding this proposed fine may be made available to the public via the DES Web page (www.state.nh.us.des). If Dial-Mart and Video has any questions about this matter, please contact the DES Legal Unit at (603) 271-6330.

COPY

Robert R. Scott
Chief Air Programs Manager
Air Resources Division

Enclosure

Gretchen Rule, DES Legal Unit
Susan Alexant, DES Hearings and Rules Attorney
R. Kurowski, US EPA
Town Council, Town of Derry
ARD Enforcement File